



PCT/GB 2003 / 0 0 3 6 6 8



INVESTOR IN PEOPLE

The Patent Office
Concept House
Cardiff Road
Newport
South Wales
NP10 8QQ

PRIORITY DOCUMENT
SUBMITTED OR TRANSMITTED IN
COMPLIANCE WITH
RULE 17.1(a) OR (b)

REC'D 23 SEP 2003

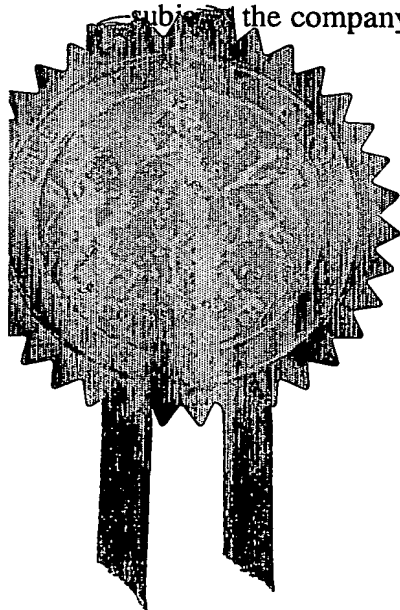
WIPO PCT

I, the undersigned, being an officer duly authorised in accordance with Section 74(1) and (4) of the Deregulation & Contracting Out Act 1994, to sign and issue certificates on behalf of the Comptroller-General, hereby certify that annexed hereto is a true copy of the documents as originally filed in connection with the patent application identified therein.

In accordance with the Patents (Companies Re-registration) Rules 1982, if a company named in this certificate and any accompanying documents has re-registered under the Companies Act 1980 with the same name as that with which it was registered immediately before re-registration save for the substitution as, or inclusion as, the last part of the name of the words "public limited company" or their equivalents in Welsh, references to the name of the company in this certificate and any accompanying documents shall be treated as references to the name with which it is so re-registered.

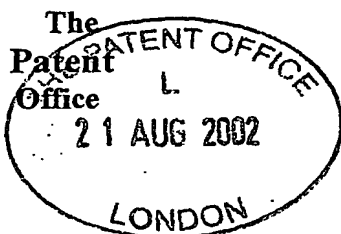
In accordance with the rules, the words "public limited company" may be replaced by p.l.c., plc, P.L.C. or PLC.

Re-registration under the Companies Act does not constitute a new legal entity but merely subjects the company to certain additional company law rules.



Signed

Dated 12 September 2003



1/177
ZZAUG22 E742754-2 000338
P01/7700 0.00-0219493.4

Request for grant of a patent

(See the notes on the back of this form. You can also get an explanatory leaflet from the Patent Office to help you fill in this form)

The Patent Office

Cardiff Road
Newport
South Wales NP9 1RH

1.	Your reference	DAG/P503083GB	
2.	Patent application number (The Patent Office will fill in this part)	0219493.4	21 AUG 2002
3.	Full name, address and postcode of the or of each applicant (<i>underline all surnames</i>)	Eyretel plc Kings Court Kingston Road Leatherhead Surrey KT22 7SZ Patents ADP number (<i>if you know it</i>) 84500 82001, If the applicant is a corporate body, give the country/state of its incorporation UK	
4.	Title of the invention	Method and System for Communications Monitoring	
5.	Name of your agent (<i>if you have one</i>)	W.P.THOMPSON & CO.	
	"Address for service" in the United Kingdom to which all correspondence should be sent (<i>including the postcode</i>)	Celcon House 289-293 High Holborn London WC1V 7HU	
	Patents ADP number (<i>if you know it</i>)	158007 ✓	
6.	If you are declaring priority from one or more earlier patent applications, give the country and the date of filing of the or of each of these earlier applications and (<i>if you know it</i>) the or each application number	Country	Priority application number (<i>if you know it</i>)
		Date of filing (Day/month/year)	
7.	If this application is divided or otherwise derived from an earlier UK application, give the number and the filing date of the earlier application	Number of earlier application	Date of filing (Day/month/year)
8.	Is a statement of inventorship and of right to grant of a patent required in support of this request? (<i>Answer 'yes' if:</i> a) any applicant named in part 3 is not an inventor, or b) there is an inventor who is not named as an applicant, or c) any named applicant is a corporate body. See note (d))	YES	

Patents Form 1/77

9. Enter then number of sheets for any of the following items you are filing with this form. Do not count copies of the same document

Continuation sheets of this form

Description	7
Claims(s)	3
Abstract	DMC
Drawing(s)	1-71

10. If you are also filing any of the following, state how many against each item.

Priority documents

Translations of priority documents

Statement of inventorship and right to grant of a patent (*Patents Form 7/77*)

Request for preliminary examination and search (*Patents Form 9/77*)

Request for substantive examination (*Patents Form 10/77*)

Any other documents
(Please specify)

11. I/We request the grant of a patent on the basis of this application

Signature

Date **August 21, 2002**

W.P. THOMPSON & CO.

12. Name and daytime telephone number of person to contact in the United Kingdom
- David A. Gill
020-7242-3524

Warning

After an application for a patent has been filed, the Comptroller of the Patent Office will consider whether publication or communication of the invention should be prohibited or restricted under Section 22 of the Patents Act 1977. You will be informed if it is necessary to prohibit or restrict your invention in this way. Furthermore, if you live in the United Kingdom, Section 23 of the Patents Act 1977 stops you from applying for a patent abroad without first getting written permission from the Patent Office unless an application has been filed at least 6 weeks beforehand in the United Kingdom for a patent for the same invention and either no direction prohibiting publication or communication has been given, or any such direction has been revoked.

Notes

- a) If you need help to fill in this form or you have any questions, please contact the Patent Office on 01645 500505
- b) Write your answers in capital letters using black ink or you may type them.
- c) If there is not enough space for all the relevant details on any part of this form, please continue on a separate sheet of paper and write "see continuation sheet" in the relevant part(s). Any continuation sheet should be attached to this form.
- d) If you have answered 'Yes' Patents Form 7/77 will need to be filed.
- e) Once you have filled in the form you must remember to sign and date it.
- f) For details of the fee and ways to pay please contact the Patent Office.

METHOD AND SYSTEM FOR COMMUNICATIONS MONITORING

The present invention relates to a method and system for communications monitoring and, in particular, to a method and system for use
5 in the surveillance of communications traffic.

With the increase in commercial transactions conducted via the internet, or via a telephone call, commercial organisations have increasingly turned to recording technology to assist with monitoring the performance of their
10 customer service employees who, quite commonly, might be located within a call centre designed specifically to handle a large number and variety of telephone enquires and transactions. It is therefore now quite common for such transactions to be monitored and prior warnings are given providing a customer with a clear indication that the conversation may be recorded for
15 training and quality-control purposes. The recording of such transactions can also prove to be of assistance in meeting regularity requirements and enhancing the possibilities for dispute resolution.

The employment of such recording techniques has however remained
20 very much in the commercial environment since the indiscriminate recording of, for example, telephone communications traffic in general, and including mere public communications traffic, carries with it far greater data protection and privacy issues.

25 Although it is known for law enforcement agencies to obtain authorisation to place wire-taps in order to monitor, for example, telephone communications involving a likely criminal source, such authorisation is granted only once particular criteria concerning the level of suspicion of the criminal source are met: which, of course somewhat disadvantageously can
30 often prove to be after incriminating communications traffic has already been sent.

The present invention seeks to overcome such disadvantages with regard to the time-lag that can currently exist when seeking to monitor communications traffic and with regard to the likely occurrence of potentially incriminating traffic and the initiation of a monitoring/surveillance program.

5

According to a first aspect of the present invention, there is provided a method for use in the monitoring of communications traffic, and comprising the steps of recording the said traffic, storing the recorded traffic in an encrypted data format and such that this data can be decrypted only by means of decryption keys that exhibit restricted availability.

10

The method is particularly advantageous since it can allow for the recordal and encryption of all communications traffic so that potentially incriminating traffic from a later-identified criminal source has already been recorded and the restricted availability of the decryption keys can then allow for a means for accessing the potentially incriminating communications evidence in a same controlled manner as known wire-taps are currently permitted.

15

Preferably, the method can be implemented employing spare disk space, and/or CPU capacity within a currently existing telecommunications system. This has the particular advantage of allowing for implementation of the method at negligible additional cost.

20

Also, the decryption keys arranged to be issued in a secure and authorised manner can be arranged to contain encrypted search conditions serving to restrict their scope of use. For example, a "where" clause can be embedded within the decryption key so as to allow access only to those encrypted data records that match the authorised search criteria.

25

30

Further, the decryption key can contain discreet levels of authorisation for access to the encrypted data.

According to a further advantage, the decryption keys can be arranged to be used only once so as to advantageously prevent unauthorised subsequent searches through the recorded data.

5

Advantageously, the method includes the steps of logging all attempted accesses to the stored data. This can advantageously provide for secure and encrypted audit trail accessible only by means of specially granted keys available only to reviewing/auditing bodies rather than, for example, law enforcement agencies.

10

According to a further feature, the method can provide for the inclusion of tamper detection reference data.

15

Advantageously, the method is arranged to record all communications traffic and to likewise store all of the recorded traffic.

In particular, the method is applicable to communications traffic through a node such as a telecommunications switch, router or gateway.

20

Preferably, the method also includes the step of encrypting details concerning the communications traffic, which details are then also stored.

It will therefore be appreciated that the present invention can advantageously provide for a method for use in the monitoring of communications traffic as noted above and including the step of restricting the availability of the decryption keys in accordance with, in particular, legislative requirements.

25

According to another aspect of the present invention, there is provided a system for use in the monitoring of communications traffic and including means for recording the said traffic, means for storing the recorded traffic as

30

encrypted data such that the data can be decrypted only by means of decryption keys that exhibits restricted availability.

5 The invention also preferably includes a system arranged to operate in accordance with the method steps outlined above.

The invention is described further hereinafter by way of example only, with reference to the accompanying drawing which comprises a schematic block diagram of a telecommunications monitoring system according to an
10 embodiment of the present invention.

Turning now to the accompanying drawing, there is illustrated a telecommunications monitoring system 10 for monitoring communications traffic 12 travelling through, for example, a telecommunications switch 14. The
15 system includes a recording device 16 that taps into the switch 14 so as to record all of the traffic passing there-through. The recorded traffic is then delivered to an encryption engine 18 which can employ any one or more of the appropriate currently available encryption schemes and in particular one or more of the 128-bit currently available encryption schemes.

20 The encrypted data is then delivered to the storage means 20 in which it can be stored for any appropriate amount of time, if not indefinitely, in accordance with legislative requirements. The encrypted data within the storage means 20 can be accessed and decrypted by means of decryption
25 keys 22.

Typically, the available storage space can be recycled so as to provide a "first in first out" (FIFO) buffer of recordings which are retained for the maximum possible duration before being overwritten with more recent
30 recordings.

However, an authorising system 24 is in place, which can be controlled by any appropriate authorising, or legislative body, such that the decryption keys 22 are only made available should specific criteria be met.

5 As an example, the decryption keys can be issued in a manner similar to currently existing schemes for authorising wire-taps.

10 The availability of so-called wire-tap warrants is currently closely controlled for example in the US by means of the Federal Communications Commission by means of the Communications Assistance for Law Enforcement Act 1994 whereas similar legislation has been introduced in the United Kingdom by means of the Regulation of Investigatory Powers Act 2000.

15 Such systems can advantageously allow for separate levels of authorisation such as the so-called "pen and trace" warrant or the "wire-tap" warrant controlled in the US under the above-mentioned Communication Assistance for Law Enforcement Act 1994.

20 Advantageously, the decryption keys can themselves contain encrypted search conditions so as to satisfactorily reduce, or eliminate, the chance of abuse and error. That is, if a warrant is issued to allow for the review of the calls only from one particular source, to one particular destination, or only calls within a particular time frame, appropriate clauses can be embedded within the decryption key so that only those encrypted records that match the quite
25 specific criteria are made available.

30 Thus, as will be appreciated, and with particular reference to the enclosed drawing, the present invention provides for a particular advantageous concept in communications monitoring in which there is a no danger of important communications evidence being lost due to delays in seeking appropriate surveillance authorisation since the obtaining of such authorisation is time-shifted to a point at which the recording is made, and the

granting of the authorisation relates merely to accessing a secure recording thereof.

5 It should be appreciated that the present invention is not restricted to the details of the foregoing embodiments. For example, the concept can be applied to any appropriate form of communication, and indeed the communication of any appropriate data and whether comprising audio, modem, fax or data network packet data such that, for example, PC terminal activity can also be monitored for subsequent review if authorised.

10

With regard to realisation of the concept it should be noted that telephone switch manufacturers could readily embed the capability of recording all calls in next generation switches for a few percent of the total cost of the system.

15

All calls could be recorded using heavy-weight encryption so as to maintain public confidence that the same controls were in place to grant access to recordings that are used today to authorise wire-tapping, i.e. decryption keys are only issued as a warrant is granted. Initially it may only
20 be viable to retain such recordings for a few days although increasingly inexpensive storage capabilities will assist in increasing such periods.

25

This capability could be added to every cellular base station, every central office switch and every corporate switch.

The ability to go back through all calls made after the event by identified terrorists can have a significant effect on follow-up operations.

30 Whilst the concept of the wire-tapping of telephone lines is well known, the use of a PC can also be monitored.

For example, while programmers first introduced "log files" into specific applications as diagnostic aids to help them understand how someone broke their program, and from the concept of being able to note everything that happened on a PC goes back to the venerable tools like "PC Anywhere" it was a fairly small step from there to keeping a log file of everything that happened on the screen during your session.

More recently, this concept has been increasingly used in call centres to review maybe 1% of calls to see how customer service reps are using the computer system during phone calls.

Increasing amounts of business are conducted on mixed channels – with a caller on the line also looking at his browser where a staff member is highlighting terms and conditions on a competitor's web-site. Regulatory bodies have only just begun to be aware of potential loop-holes in rules that insist on voice recording only. Where communication involves multiple channels it is vital that all channels are recorded together, archived together and replayable together.

20

25

30

Claims

1. A method for use in the monitoring of communications traffic,
comprising the step of recording the said traffic and storing the
recorded traffic in an encrypted data format such that the data can
be decrypted only by means of keys that exhibit restricted
availability.
2. A method as claimed in Claim 1 and arranged to employ a spare
disk and/or CPU capacity within a telecommunications system.
3. A method as claimed in Claim 1 or 2 and including the step of
including encrypted search conditions within the decryption keys that
are made selectively available.
4. A method as claimed in Claim 1, 2 or 3, and including the step of
employing separate levels of authorisation for access to the stored
data.
5. A method as claimed in any one or more of Claims 1-4, and
including the step of employing a decryption key that is useable only
once.
6. A method as claimed in any one or more of the preceding claims,
and including the step of logging all accesses to the stored data to
an encrypted secure audit trail.
7. A method as claimed in any one or more of the preceding claims
and including a tamper detection reference within the encrypted
data.

8. A method as claimed in any one or more of the preceding claims, and including the step of monitoring all the available communications traffic.
- 5 9. A method as claimed in Claim 8 and when the step of storing the recorded traffic comprises the step of recording all of the recorded traffic.
- 10 10. A method as claimed in any one or more of the preceding claims, wherein the communications traffic to be recorded comprises traffic through a telecommunications switch, router or gateway.
- 15 11. A method as claimed in any one or more of the preceding claims, and including the step of encrypting details relating to the communications traffic and storing the said encrypted details for subsequent access.
- 20 12. A method as claimed in any one or more of the preceding claims and including the step of authorising use of the required decryption key in a restricted manner.
- 25 13. A system for use in the monitoring of communications traffic, including means for recording the said traffic and means for storing the recorded traffic as encrypted data, such that the recorded data can be decrypted only by means of keys that exhibit restricted availability.
- 30 14. A system as claimed in Claim 13 and arranged with means for executing the method steps of any one or more of Claims 2-12.

15. A method for use in the monitoring of telecommunications traffic substantially as hereinbefore described with reference to, and as illustrated in the accompanying drawing.

5 16. A system for use in the monitoring of telecommunications traffic substantially as hereinbefore described with reference to, and as illustrated in the accompanying drawing.

10

15

20

25

30

ABSTRACT**METHOD AND SYSTEM FOR COMMUNICATIONS MONITORING**

5 The present invention provides for a system, and related method, for use in the monitoring of communications traffic, comprising the step of recording the said traffic and storing the recorded traffic in an encrypted data format such that the data can be decrypted only by means of keys that exhibit restricted availability.

